(Caption of Case) App. of Time Warner Cable Information Services to Amend its Certificate of Public Convenience and Necessity to Provide Telephone Services in the Service Area of Rock Hill Tel. Co., d/b/a Comporium Communications, and for Alternative Regulation) BEFORE THE) PUBLIC SERVICE COMMISSION) OF SOUTH CAROLINA)) COVER SHEET)) DOCKET) NUMBER: 2008 - 329 - C				
(Please type or print	•						
Submitted by:	Margaret M. Fo		SC Bar Number:	803-799-9800 803-753-3219			
Address:	McNair Law Fi		Telephone:				
	P. O. Box 11390		Fax: Other:				
	Columbia, SC 2	Columbia, SC 29211		enair.net			
be filled out comple	tely.	petition Public Service C	RMATION (Che	ck all that appl	-		
INDUSTRY (Check one)		NAT	NATURE OF ACTION (Check all that apply)				
☐ Electric	, , , , , , , , , , , , , , , , , , , ,	☐ Affidavit	Letter		Request		
☐ Electric/Gas		Agreement	Memorandum	:	Request for Certification		
☐ Electric/Telecon	nmunications	Answer	☐ Motion		Request for Investigation		
☐ Electric/Water		Appellate Review	Objection		Resale Agreement		
Electric/Water/Telecom.		Application	Petition		Resale Amendment		
Electric/Water/S	ewer	Brief	Petition for Re	econsideration	Reservation Letter		
Gas	Gas		Petition for Ru	ılemaking	Response		
Railroad		Comments	Petition for Rule	e to Show Cause	Response to Discovery		
Sewer		Complaint	Petition to Inte	ervene	Return to Petition		
▼ Telecommunications		Consent Order	Petition to Inter	vene Out of Time	☐ Stipulation		
☐ Transportation		□ Discovery	Prefiled Testin	nony	Subpoena		
☐ Water		Exhibit	Promotion		☐ Tariff		
Water/Sewer		Expedited Consideration	n 🔲 Proposed Orde	er	Other:		
Administrative Matter		Interconnection Agreemen	t Protest				
Other:		Interconnection Amendme	ent Publisher's Afi	fidavit			
		Late-Filed Exhibit	Report				

McNair Law Firm, p.a.

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November 14, 2008

Mr. Charles L. A. Terreni Chief Clerk and Administrator South Carolina Public Service Commission Synergy Business Park, The Saluda Building 101 Executive Center Drive Columbia, South Carolina 29210

Re:

Application of Time Warner Cable Information Services (South Carolina), LLC, d/b/a Time Warner Cable to Amend its Certificate of Public Convenience and Necessity to Provide Telephone Services in the Service Area of Rock Hill Telephone Company, d/b/a Comporium Communications, and for Alternative Regulation

Docket No. 2008-329-C

Dear Mr. Terreni:

Enclosed for filing please find Rock Hill Telephone Company's Second Set of Interrogatories to Time Warner Cable Information Services (South Carolina), LLC, d/b/a Time Warner Cable in the above-referenced docket. By copy of this letter and certificate of service, a copy of this document is being served on all parties of record.

Thank you for your assistance.

Very truly yours, Margarit Ur. Tex

Margaret M. Fox

MMF/rwm Enclosure

cc: Parties of Record

BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

Docket No. 2008-329-C

IN RE:	Application of Time Warner Cable Information				
	Services (South Carolina), LLC, d/b/a Time)			
	Warner Cable to Amend its Certificate of Public)			
·	Convenience and Necessity to Provide				
	Telephone Services in the Service Area of Rock				
	Hill Telephone Company, d/b/a Comporium)			
	Communications and for Alternative Regulation				

SECOND SET OF INTERROGATORIES TO TIME WARNER CABLE INFORMATION SERVICES (SOUTH CAROLINA), LLC

Pursuant to 26 S.C. Code Ann. Regs. 103.833 and other applicable rules of the Public Service Commission of South Carolina, Rock Hill Telephone Company, d/b/a Comporium Communications, ("Rock Hill") requests that Time Warner Cable Information Services (South Carolina), LLC, d/b/a Time Warner ("TWCIS") respond to the following interrogatories within twenty (20) days of service hereof.

IT IS HEREIN REQUESTED:

- A. That all information shall be provided to the undersigned in the format requested.
- B. That all responses to the below requests shall be labeled using the same number as used herein.
- C. That if the requested information is found in other places or in other exhibits, reference not be made to those, but, instead, that the information be reproduced and placed in the Interrogatory in the appropriate sequence.
- D. That any inquiries or communications relating to questions concerning clarifications of the data requested below be directed to the undersigned.
- E. That all exhibits be reduced to 8-1/2" x 11" format.

- F. That, if the requested information exceeds twenty-five (25) pages in length, the requested information be bound in ring binders (loose leaf notebook) or otherwise bound.
- G. That, in addition to the signature and verification at the close of TWCIS' response, the person responsible for the information contained in each answer be indicated.
- H. That each of these Interrogatories be reproduced at the beginning of each of the responses.
- I. That the responses be sent to:

M. John Bowen, Jr.
Margaret M. Fox
McNair Law Firm, P.A.
1301 Gervais Street
Columbia, SC 29201
Post Office Box 11390 (ZIP 29211)

- J. If the response to any Interrogatory is that the information requested is not currently available, state when the information requested will be available.
- K. These Interrogatories shall be deemed continuing so as to require TWCIS to supplement or amend its responses as any additional information becomes available.

INTERROGATORIES

- 2-1 Is TWCIS or any affiliated company currently providing Digital Phone interconnected VoIP services or Business Class Phone interconnected VoIP services to customers in Rock Hill's service area?
- 2-2 If the answer to 2-1 above is "yes," on what date did TWCIS or the affiliated company begin providing Digital Phone service in Rock Hill's service area? On what date did it begin providing Business Class Phone service in Rock Hill's service area?
- 2-3 If the answer to 2-1 above is "yes," how many customers are currently being provided with Digital Phone service in Rock Hill's service area? How many with Business Class Phone service in Rock Hill's service area?
- 2-4 Does TWCIS intend to seek direct interconnection with Rock Hill?
- 2-5 If the answer to 2-4 above is "yes," what telecommunications services will be exchanged or provided over the interconnected facilities?

- 2-6 Please provide the following information for TWCIS' "high capacity private line, point to point transmission/telecommunications service" ("HCPLPPTS") offered in South Carolina:
 - a. Number of customers currently receiving HCPLPPTS from TWCIS;
 - b. Number of customers by type of HCPLPPTS provided;
 - c. A detailed description of the ICB arrangement for each customer, if the ICB differs among customers.
- 2-7 Identify all entities which have entered or plan or contemplate to enter into a partnership, LLC, joint venture or contractual relationship for the purpose of engaging in the provision of Digital Phone, Business Class Phone, or HCPLPPTS service by TWCIS in the area served by Rock Hill.
- 2-8 In TWCIS' Application, HCPLPPTS is referenced as a "non-voice" transmission/telecommunications service. Please confirm that HCPLPPTS is a "non-voice" service for purposes of this application.
- 2-9 Does any Time Warner Company use assets owned by any subsidiary or division of Time Warner Inc. in order to provide HCPLPPTS? If so, please identify the subsidiary (hereinafter for purposes of this set of Interrogatories defined as "Time Warner Cable") and describe what assets are used.
- 2-10 If the answer to 2-9 is "yes,"
 - a. Please describe the network components where the Time Warner Company connects or interconnects with Time Warner Cable in order to use this network facility for the provision of HCPLPPTS.
 - b. Does Time Warner Cable charge the Time Warner Company for using this cable as described above? If yes, how much does Time Warner Cable charge the Time Warner Company to use this cable?
 - c. Is Time Warner Cable willing to provide the same network assets to other carriers other than the Time Warner Company? If not, why not?
- 2-11 Are the HCPLPPTS services offered on a common carriage basis? If so, how does TWCIS demonstrate that services are non-discriminatory to customers?
- 2-12 In response to Interrogatory 1-9, TWCIS states that it will continue to use Sprint for interconnection of TWCIS' retail VoIP services, if the application is granted. Please respond to the following:
 - a. Does TWCIS plan on obtaining numbering resources directly from NANPA?
 - b. If TWCIS were certified, what would prevent it from obtaining numbers directly?
 - c. What arrangements does TWICS anticipate making in order to connect to Rock Hill's network?

- 2-13 In response to Interrogatory 1-9(i), TWCIS states that wholesale services "will be" tariffed. Will that tariff be the same as the tariff submitted with the application?
- 2-14 In response to Interrogatory 1-11, TWCIS states that its wholesale HCPLPPTS services are not in a predetermined network configuration but will be provisioned on an ICB basis. Please answer the following:
 - a. Does the TWCIS HCPLPPTS include transport over a specific distance between the customer locations or TWCIS locations? If so, does overall price of the service to the customer vary based on the distance between the locations?
 - b. Does the TWCIS HCPLPPTS provide options for termination of the transport at each of the end points? Does the overall price of HCPLPPTS to the customer vary based on the number and type of terminations?
 - c. Does TWCIS use more than one type of technology to provide HCPLPPTS? If yes, how many different technologies does TWCIS use and what are they?
 - d. Please provide examples of circumstances that make the provision of HCPLPPTS unique to individual customers that have driven TWCIS to price HCPLPPTS exclusively on an Individual Case Basis.
- 2-15 How many retail HCPLPPTS customers does TWCIS project within the next 2 years?
- 2-16 How many wholesale HCPLPPTS customers does TWCIS project within the next 2 years?
- 2-17 In response to Interrogatory 1-16, TWCIS states that Time Warner's New Hampshire affiliate has not paid certain access bills due to "erroneous charges." Please respond to the following:
 - a. How many such bills with "erroneous charges" are there?
 - b. Have these disputes been settled between the parties or have third parties been required to settle the dispute?
 - c. How many of the disputes are pending?
- 2-18 In response to Interrogatory 1-18, TWCIS states that Sprint provides 911 service to TWCIS for its interconnected VoIP service customers. Does Sprint populate the 911 database with the customer location?
- 2-19 Does TWCIS itself own any physical telecommunications facilities in South Carolina? If yes, please describe.
- 2-20 With respect to Section 3.4.1 of the tariff filed with TWCIS' Application, please respond to the following:
 - a. The tariff states that HCPLPPTS "may" utilize Ethernet interfaces, optical fiber, and/or coaxial cable facilities. Are there any other options for the customer? Who determines which facilities will be used? Are there standard interfaces used for the Ethernet, fiber or coax facilities?

- b. This section also states that HCPLPPTS connections are scalable from 1 Mbps to 10 Gbps. Are standard increments used or will TWCIS support any increment of bandwidth?
- c. Does TWCIS warranty any standards of performance of the HCPLPPTS transmission circuits?
- d. Please define "non-discriminatory access" as used in this tariff section.
- e. Please define "non-discriminatory rates" as used in this tariff section.

Respectfully submitted,

By: Margareth. Lay
M. John Bowen, Jr.

Margaret M. Fox

McNair Law Firm, P.A.

Post Office Box 11390

Columbia, South Carolina 29211

Telephone: (803) 799-9800 Facsimile: (803) 376-2219

Email: jbowen@mcnair.net;

pfox@mcnair.net

ATTORNEYS FOR ROCK HILL TELEPHONE COMPANY, D/B/A COMPORIUM COMMUNICATIONS

Columbia, South Carolina

November 14, 2008

BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

Docket No. 2008-329-C

IN RE:	Application of Time Warner Cable Information Services (South Carolina), LLC, d/b/a Time Warner Cable to Amend its Certificate of Public Convenience and Necessity to Provide Telephone Services in the Service Area of Rock Hill Telephone Company, d/b/a Comporium Communications and for Alternative Regulation)))))	CERTIFICATE OF SERVICE
)	

This is to certify that I, Rebecca W. Martin, an employee with the McNair Law Firm, P. A., have this date served one (1) copy of Rock Hill Telephone Company's Second Set of Interrogatories in the above-referenced matter to the persons named below by causing said copies to be hand-delivered by courier at the addresses stated below.

Nanette S. Edwards, Esquire Jeffrey M. Nelson, Esquire Office of Regulatory Staff 1401 Main Street, Suite 900 Columbia, South Carolina 29211

Frank Ellerbe, III, Esquire Bonnie D. Shealy, Esquire Robinson, McFadden & Moore, P. C. 1901 Main Street, Suite 1200 Columbia, South Carolina 29202

I further certify that the following party of record is receiving a copy of the above-mentioned document by United States Postal Service, first class postage prepaid and affixed thereto, and addressed as shown below.

C. Bradley Hutto, Esquire Williams & Williams Post Office Box 1084 Orangeburg, South Carolina 29115

Rebecca W. Martin McNair Law Firm, P.A.

Post Office Box 11390

Columbia, South Carolina 29211

(803) 799-9800

November 14, 2008

Columbia, South Carolina